

THE STATE OF NEW YORK <u>EX REL</u> VINOD KHURANA and THE CITY OF NEW YORK EX REL VINOD KHURANA,

Civil Action No. 1:15-cv-06605-JFK-OTW

**DECLARATION OF** 

CHRISTOPHER F. ROBERTSON, ESQ.

IN OPPOSITION TO PLAINTIFF'S MOTION FOR PARTIAL SUMMARY

**JUDGMENT** 

Plaintiffs,

-against-

SPHERION CORP. (N/K/A SFN GROUP, INC.),

: X

Defendant.

\_\_\_\_\_

CHRISTOPHER F. ROBERTSON, an attorney duly admitted to practice law in the State of New York, under penalty of perjury, hereby declares:

- 1. I am a member of the Bar of this Court and a member of the law firm of Seyfarth Shaw LLP, attorneys for Defendant Spherion Corp. (n/k/a SFN Group, LLC) ("Spherion") in the above-captioned case. I submit this Declaration in Opposition to Plaintiff's Motion for Partial Summary Judgment.
- 2. True and correct copies of the following exhibits supportive of Spherion's Opposition to Plaintiff's Motion for Partial Summary Judgment are annexed hereto:

<b>Exhibit</b>	<u>Description</u>						
1.	Supplemental relevant transcript pages from the deposition of Plaintiff Vinod Khurana, taken on January 8, 2019, referred to as "Pl. Tr."						
2.	Supplemental relevant transcript pages from the deposition of Howard Cohen, taken on December 14, 2018, referred to as "Cohen Tr."						
3.	Supplemental relevant transcript pages from the deposition Sanjay Arya, taken on November 27, 2018, referred to as "Arya Tr."						

4.	Supplemental	relevant	transcript	pages	from	the	deposition	of
	Lakshmanarekh	ıa ("Rekha'	") Basu, take	n on No	vember	12, 20	18, referred to	o as
	"Basu Tr."							
5.	Supplemental raken on Decen				-		f Thomas Roa	ach,

I declare, pursuant to 28 U.S.C. § 1746, under penalty of perjury, that the foregoing is true and correct.

Dated: July 12, 2019 SEYFARTH SHAW LLP

By: /s/ Christopher F. Robertson Christopher F. Robertson (CR2109) 620 Eighth Avenue New York, New York 10018

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Attorneys for Defendant Spherion Corp. (n/k/a SFN Group, Inc.)